

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

120 GREENWICH DEVELOPMENT ASSOCIATES, LLC,

USDC SDNY
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Plaintiff,

Index No.: 08 CV 6491 (AKH)

against-

ADMIRAL INDEMNITY COMPANY and TIG  
INSURANCE COMPANY,

Defendants.

X

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned attorneys, that the time for defendant, ADMIRAL INDEMNITY COMPANY, to respond to the complaint herein is extended to and including September 2, 2008.

Dated: Garden City, New York  
August 8, 2008

NICOLETTI HORNIG &amp; SWEENEY

By: \_\_\_\_\_  
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By:   
Arnold Stream (AS-0723)  
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ADMIRAL INDEMNITY COMPANY  
390 Old Country Road  
Garden City, New York 11530  
(516) 746-7371  
Reference: FICO 12782

S Orderd  
8-8-08  

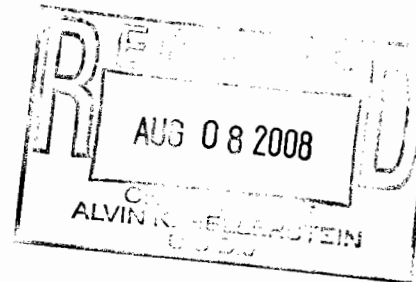

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August 8, 2008



**VIA FACSIMILE (212) 805-7942**

Hon. Alvin K. Hellerstein  
United States District Judge  
Southern District of New York  
United States Courthouse  
500 Pearl Street – Room 1050  
New York, New York 10007

Re: 120 Greenwich Development Association, LLC v.  
Admiral Indemnity Company and TIG Insurance Company  
Index No.: 08 CV 6491 (AKH)  
Our Reference: FICO 12782

Dear Judge Hellerstein:

We represent defendant Admiral Indemnity Company ("Admiral") herein. Enclosed is a stipulation, subject to Your Honor's approval, extending Admiral's time to respond to the complaint from August 12, 2008 to September 2, 2008, which plaintiff's counsel has agreed to. I request an extension due to the high volume of work, and I am the only attorney in my office familiar with the coverage issues at bar. I have a deposition scheduled for August 11, and will be out of the office for a medical appointment on August 12. No prior extension has been sought. We are not aware of any dates set by the Court.

Sincerely yours,

BURNS, RUSSO, TAMIGI & REARDON, LLP

ARNOLD STREAM

AS/ma

Page 2

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